

Monday - 5 February 1951

1. Requested Mr. Arens, Immigration Subcommittee, Senate Judiciary Committee to introduce a private bill, which will be done.

2. After conversations between Sen. McCarran and Attorney General McGrath, it was agreed that amendments to the Department of Justice regulations for administration of the Internal Security Act of 1950 should be made in line with the intent of the Congress. The agreed on language does not include any solution to the CIA problem in view of our request that Sen. McCarran not intervene until further notice.

3. The situation set forth in Item 2 was discussed with Mr. Dulles preparatory to the meeting between Mr. Dulles, the Director and the Attorney General.

4. Delivered to Mr. Borden, Executive Director of the Joint Congressional Committee on Atomic Energy, reply to Sen. McMahon's letter requesting further information as to the background of our semi-annual report to the Committee and an additional estimate. I informed Mr. Borden that it was our hope that Sen. McMahon would come down here to be privately briefed on information of the highest security classification

(Over)

which could not be testified to before the Committee as a whole. Mr. Borden subsequently informed me that Sen. McMahon was apprehensive of this approach as it gave the appearance of playing too closely with the Executive Branch, and that it would be preferable for General Smith to testify generally and refuse to answer such questions as security would not permit.

5. In response to the request from Mrs. Jones of the office of Sen. Cordon as to whether we would be interested in a 100 room resort hotel 100 miles Northeast of San Francisco for training purposes, I told her that we would not be interested.